

Customs Bulletin

Regulations, Rulings, Decisions, and Notices
concerning Customs and related matters



and Decisions

of the United States Court of Customs and
Patent Appeals and the United States
Customs Court

Vol. 12

MAY 10, 1978

No. 19

This issue contains

T.D. 78-115 through 78-123

Protest abstracts P78/56 through P78/58

DEPARTMENT OF THE TREASURY
U.S. Customs Service

NOTICE

The abstracts, rulings, and notices which are issued weekly by the U.S. Customs Service are subject to correction for typographical or other printing errors. Users may notify the U.S. Customs Service, Logistics Management Division, Washington, D.C. 20229, of any such errors in order that corrections may be made before the bound volumes are published.

U.S. Customs Service

Treasury Decisions

(T.D. 78-115)

Countervailing Duties—Sugar Content of Certain Articles From Australia

Net amount of bounty declared for the period July 1977 through December 1977, for products of Australia subject to the countervailing duty order published in T.D. 54582. Section 159.47(f), Customs Regulations, amended

DEPARTMENT OF THE TREASURY,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I—UNITED STATES CUSTOMS SERVICE

PART 159 — LIQUIDATION OF DUTIES

AGENCY: United States Customs Service

ACTION: New Amounts of Countervailing Duty Determined

SUMMARY: This notice is to inform the public of the amounts of countervailing duty which will be assessed on the sugar content of certain articles exported from Australia during the period July 1977 through December 1977. Section 159.47(f) of the Customs Regulations is being amended to include this notice.

EFFECTIVE DATE: April 10, 1978.

FOR FURTHER INFORMATION CONTACT: Stephen Nyschot, Operations Officer, Duty Assessment Division, United States Customs Service, 1301 Constitution Avenue, N.W., Washington, D.C. telephone (202) 566-5492.

SUPPLEMENTARY INFORMATION: The Treasury Department is in receipt of official information that the rates of bounties

U.S. Customs Service

General Information

U.S. Customs Service

U.S. Customs Service, Department of the Treasury, 1300 ...
Washington, D.C. 20540

The U.S. Customs Service is a federal law enforcement agency ...
responsible for enforcing the nation's trade laws and ...
collecting duties on imported goods.

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or grants paid or bestowed within the meaning of section 303, Tariff Act of 1930, as amended (19 U.S.C. 1303), on the exportation during the period July 1977 through December 1977, of approved fruit products and other approved products manufactured or produced in Australia are the amounts shown in the following table. The amounts shown are in Australian dollars, per 1,000 kilograms of sugar content.

<i>Month</i>	<i>Approved Fruit Products</i>	<i>Other Approved Products</i>
July 1977	Nil	Nil
August 1977	Nil	Aus. \$2.10
September 1977	Nil	Nil
October 1977	Nil	Aus. \$7.00
November 1977	Aus. \$3.50	Aus. \$18.50
December 1977	Nil	Aus. \$5.20

The net amounts of bounties or grants on the above-described merchandise are hereby ascertained, determined, or estimated to be the rates stated in the above table. Additional duties on the above-described merchandise, whether imported directly or indirectly from that country, equal to the net amounts of the bounty shown above shall be assessed and collected pursuant to section 303, Tariff Act of 1930, as amended (19 U.S.C. 1303).

The table in section 159.47(f) of Customs Regulations (19 CFR 159.47(f)), under "Australia—Sugar content of certain articles" is amended (1) by deleting therefrom the reference to T.D. 76-214, and (2) by adding a reference to this Treasury Decision. As amended, the last four lines of the table under this commodity will read:

Country	Commodity	Treasury Decision	Action
		55716	Certain articles exempted as to shipments exported on or after July 19, 1962
		77-127	New rate
		77-257	New rate
		78-115	New rate

(R.S. 251, as amended, secs. 303, 624, 46 Stat. 687, as amended, 759 (19 U.S.C. 66, 1303, 1624).)

R. E. CHASEN,
Commissioner of Customs.

Approved April 18, 1978

ROBERT H. MUNDHEIM,
General Counsel of the Treasury.

[Published in the FEDERAL REGISTER April 10, 1978 (43 FR 14961)]

(T.D. 78-116)

Foreign Currencies—Certification of Rates

Rates of exchange certified to the Secretary of the Treasury by the
Federal Reserve Bank of New York

DEPARTMENT OF THE TREASURY,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., April 5, 1978.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange which varied by 5 per centum or more from the quarterly rate published in Treasury Decision 78-25 for the following country. Therefore, as to entries covering merchandise exported on the dates listed, whenever it is necessary for Customs purposes to convert such currency into currency of the United States, conversion shall be at the following rates:

Norway krone:

March 21, 1978-----	\$0. 1863
March 22, 1978-----	. 1864½
March 23, 1978-----	. 1867
March 24, 1978-----	. 1867

(LIQ-3)

JOHN B. O'LOUGHLIN,
Director,
Duty Assessment Division

(T.D. 78-117)

Foreign Currencies—Daily Rates for Countries Not on Quarterly List

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York for the Hong Kong dollar, Iran rial, People's Republic of China yuan, Philippines peso, Singapore dollar, Thailand baht (tical)

DEPARTMENT OF THE TREASURY,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., April 5, 1978.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified

buying rates in U.S. dollars for the dates and foreign currencies shown below. These rates of exchange are published for the information and use of Customs officers and others concerned pursuant to Part 159, Subpart C, Customs Regulations (19 CFR 159, Subpart C).

Hong Kong dollar:

March 20, 1978	\$0. 2166½
March 21, 1978 2163½
March 22, 1978 2160
March 23, 1978 2160
March 24, 1978 2161

Iran rial:

March 20-24, 1978	\$0. 0141
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People's Republic of China yuan:

March 20, 1978	\$0. 5998
March 21, 1978 5998
March 22, 1978 5963
March 23, 1978 5963
March 24, 1978 5963

Philippines peso:

March 20-24, 1978	\$0. 1355
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Singapore dollar:

March 20, 1978	\$0. 4329
March 21, 1978 4329½
March 22, 1978 4326½
March 23, 1978 4332
March 24, 1978 4330

Thailand baht (tical):

March 20-24, 1978	\$0. 0490
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(LIQ-3)

JOHN B. O'LOUGHLIN
Director
Duty Assessment Division

(T.D. 78-118)

Foreign Currencies—Certification of Rates

Rates of exchange certified to the Secretary of the Treasury by the
Federal Reserve Bank of New York

DEPARTMENT OF THE TREASURY,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., April 6, 1978.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified the following rates of exchange which varied by 5 per centum or more from the quarterly rate published in Treasury Decision 78-25 for the following countries. Therefore, as to entries covering merchandise exported on the dates listed, whenever it is necessary for Customs purposes to convert such currency into currency of the United States, conversion shall be at the following rates:

Ireland pound:	
March 31, 1978	\$1. 8620
Japan yen:	
March 27, 1978	\$0. 004440
March 28, 1978	. 004444
March 29, 1978	. 004499
March 30, 1978	. 004497
March 31, 1978	. 004530
Norway krone:	
March 27, 1978	\$0. 1867
Switzerland franc:	
March 31, 1978	\$0. 5460
United Kingdom pound:	
March 31, 1978	\$1. 8620
(LIQ-3)	

JOHN B. O'LOUGHLIN
Director
Duty Assessment Division.

(T.D. 78-119)

Foreign Currencies—Daily Rates for Countries Not on Quarterly List

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York for the Hong Kong dollar, Iran rial, People's Republic of China yuan, Philippines peso, Singapore dollar, Thailand baht (tical)

DEPARTMENT OF THE TREASURY,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., April 6, 1978.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified buying rates in U.S. dollars for the dates and foreign currencies shown below. These rates of exchange are published for the information and use of Customs officers and others concerned pursuant to Part 159, Subpart C, Customs Regulations (19 CFR 159, Subpart C).

Hong Kong dollar:

March 27, 1978.....	\$0. 2160
March 28, 1978.....	. 2161½
March 29, 1978.....	. 2162½
March 30, 1978.....	. 2161
March 31, 1978.....	. 2162

Iran rial:

March 27-31, 1978.....	\$0. 0141
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People's Republic of China yuan:

March 27-31, 1978.....	\$0. 5963
------------------------	-----------

Philippines peso:

March 27-31, 1978.....	\$0. 1355
------------------------	-----------

Singapore dollar:

March 27, 1978.....	\$0. 4327
March 28, 1978.....	. 4326
March 29, 1978.....	. 4327
March 30, 1978.....	. 4329
March 31, 1978.....	. 4330

Thailand baht (tical):

March 27-31, 1978.....	\$0. 0490
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(LIQ-3)

JOHN B. O'LOUGHLIN

Director

Duty Assessment Division

(T.D. 78-120)

C.A.D. 1186 Clarified

This notice clarifies the decision in C.A.D. 1186 and explains how that decision will be applied by the Customs Service

DEPARTMENT OF THE TREASURY
OFFICE OF THE COMMISSIONER OF CUSTOMS

Washington, D.C., April 21, 1978

In *United States v. Aceto Chemical Co., Inc.*, C.A.D. 1186, decided April 21, 1977, the United States Court of Customs and Patent Appeals held that merchandise described as "Thiram 76% W.P. green," an agricultural fungicide containing less than one percent of a benzenoid wetting agent, was properly classified by the principal ingredient, thiuram, under item 425.36, Tariff Schedules of the United States (TSUS).

In C.A.D. 1186, the Court refined the test previously set forth in *United States v. Cavalier Shipping Co.*, 60 CCPA 152, C.A.D. 1103 (1973), for determining whether or not a small quantity of benzenoid ingredients in an otherwise non-benzenoid product was to be considered *de minimis*. Specifically, the Court concluded that where the benzenoid ingredient is present in a minute amount, does not play a role in the principal function of the product as a whole, and exhausts its usefulness prior to the performance of the principal function, the benzenoid ingredient falls within the *de minimis* status. However, where the benzenoid ingredient plays a role in the principal function of the product as whole and does not exhaust its usefulness prior to the performance of the principal function, the Court noted that classification of the product under Part 1, Schedule 4, TSUS (Benzenoid Chemicals and Products), would be proper even though the benzenoid ingredient was not present in a commercially significant amount.

The Customs Service accepts the tests set forth in C.A.D. 1186 and the application of those tests to the merchandise involved in that case, which contained less than one percent of a polyethylene oxide adduct (a benzenoid wetting agent). Accordingly, the Customs Service will apply the decision in C.A.D. 1186 to products containing commercially small quantities of benzenoid ingredients, provided those ingredients either play no part in the principal function of the product as a whole, or exhaust their utility prior to the performance of the principal function.

However, as to those products where the commercially small quantities of benzenoid ingredients operate continuously or concurrently to assist or enhance the principal function of the product, the Customs Service will continue to classify the product under Part 1, Schedule 4, TSUS. For example, the Customs Service considers all benzenoid textile assistants and surface-active agents (items 405.30 and 405.35, TSUS), other than that involved in C.A.D. 1186, and all benzenoid plasticizers (item 405.50, TSUS), to be in the latter category. Therefore, all imported products containing, as an ingredient, a benzenoid textile assistant, a benzenoid surface-active agent, or a benzenoid plasticizer (headnot 1, Part 4, Schedule 4, noted) will be classified under Part 1, Schedule 4.

LEONARD LEHMAN,
Assistant Commissioner
(Regulations & Rulings)

(T.D. 78-121)

Cotton Textile Products—Restriction on Entry

Restriction on entry of cotton textile products manufactured or produced in Romania

DEPARTMENT OF THE TREASURY,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., April 24, 1978

There is published below a directive of March 28, 1978, received by the Commissioner of Customs from the Chairman, Committee for the Implementation of Textile Agreements, concerning restriction on entry of cotton textile products in certain categories manufactured or produced in Romania.

This directive was published in the FEDERAL REGISTER on March 31, 1978 (43 FR 13604), by the Committee.

(QUO-2-1)

WILLIAM D. SLYNE
for JOHN B. O'LOUGHLIN,
Director,
Duty Assessment Division

UNITED STATES DEPARTMENT OF COMMERCE
The Assistant Secretary for Industry and Trade
Washington, D.C. 20230

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

March 28, 1978.

Commissioner of Customs
Department of the Treasury
Washington, D.C. 20229

Dear Mr. Commissioner:

Under the terms of the Arrangement Regarding International Trade in textiles done at Geneva on December 20, 1973, as extended on December 15, 1977; pursuant to the Bilateral Cotton Textile Agreement of January 6, and 25, 1978, between the Governments of the

United States and the Socialist Republic of Romania; and in accordance with the provisions of Executive Order 11651 of March 3, 1972, as amended by Executive Order 11951 of January 6, 1977, you are directed to prohibit, effective on April 3, 1978 and for the twelve-month period beginning on January 1, 1978 and extending through December 31, 1978, entry into the United States for consumption and withdrawal from warehouse for consumption of cotton textile products in the following categories in excess of the indicated levels of restraint:

Category	Twelve-Month Level of Restraint ¹	
313	2, 000, 000	square yards
314	1, 500, 000	square yards
315	1, 500, 000	square yards
320	2, 000, 000	square yards
333	66, 298	dozen
334	36, 320	dozen
335	36, 320	dozen
338	450, 000	dozen of which not more than 97,222 dozen shall be in T.S.U.S.A. Numbers 380.0028, 380.0029, 380.0651, and 380.0625
339	138, 889	dozen
340	112, 500	dozen
347	140, 449	dozen
348	7, 865	dozen
352	181, 818	dozen
359	652, 174	pounds
361	483, 871	numbers
369	652, 174	pounds

¹ The levels of restraint have not been adjusted to account for any imports after December 31, 1977.

Cotton textile products in the foregoing categories, produced or manufactured in Romania and exported to the United States prior to January 1, 1978, shall not be subject to this directive.

Cotton Textile products in the foregoing categories which have been released from the custody of the U.S. Customs Service under the provisions of 19 U.S.C. 1448(b) before April 3, 1978, shall not be denied entry under this directive.

The levels of restraint set forth above are subject to adjustment according to the provisions of the bilateral agreement of January 6, and 25, 1978, between the Governments of the United States and the Socialist Republic of Romania, which provide, in part, that: (1) the two governments will consult regarding increases in consultation levels and (2) administrative arrangements or adjustments may be made to resolve minor problems arising in the implementation of the agreement.

A description of the categories in terms of T.S.U.S.A. Numbers was published in the *FEDERAL REGISTER* on January 4, 1978 (43 F.R. 884), as amended on January 25, 1978 (43 F.R. 3421).

In carrying out the above directions, entry into the United States for consumption shall be construed to include for consumption into the Commonwealth of Puerto Rico.

The actions take with respect to the Government of the Socialist Republic of Romania and with respect to imports of cotton textile products from Romania have been determined by the Committee for the Implementation of Textile Agreements to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the rule-making provisions of 5 U.S.C. 553. This letter will be published in the *FEDERAL REGISTER*.

Sincerely,

ROBERT E. SHEPHERD

*Chairman, Committee for the Implementation
of Textile Agreements, and Deputy Assistant
Secretary for Domestic Business Development*

(T.D. 78-122)

*Cotton, Wool, and Manmade Fiber Textile Products—Restriction
on Entry*

Restriction on entry of cotton, wool, and manmade fiber textile products
manufactured or produced in the Republic of China

DEPARTMENT OF THE TREASURY,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D. C., April 24, 1978

There is published below a directive of March 31, 1978, received by the Commissioner of Customs from the Chairman, Committee for the Implementation of Textile Agreements, concerning restriction on entry of cotton, wool, and manmade fiber textile products in certain categories manufactured or produced in the Republic of China. This directive amends, but does not cancel, that Committee's directive of December 23, 1977 (T.D. 78-55).

This directive was published in the *FEDERAL REGISTER* on April 3, 1978 (43 FR 13913), by the Committee.

(QUO-2-1)

WILLIAM D. SLYNE
FOR JOHN B. O'LOUGHLIN,
Director,
Duty Assessment Division

UNITED STATES DEPARTMENT OF COMMERCE
The Assistant Secretary for Industry and Trade
Washington, D.C. 20230

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

March 31, 1978.

Commissioner of Customs
Department of the Treasury
Washington, D.C. 20229

Dear Mr. Commissioner:

This directive amends, but does not cancel, the directive issued to you on December 23, 1977 by the Chairman of the Committee for the Implementation of Textile Agreements concerning imports into the United States of certain specified categories of cotton, wool and man-made fiber textile products, produced or manufactured in the Republic of China.

Under the terms of the Arrangement Regarding International Trade in Textiles done at Geneva on December 20, 1973, as amended on December 15, 1977, pursuant to the extended interim Bilateral Cotton, Wool and Man-Made Fiber Textile Agreement of December 16, 1977, between the Governments of the United States and the Republic of China, and in accordance with the provisions of Executive Order 11651 of March 3, 1972, as amended by Executive Order 11951 of January 6, 1977, you are directed to prohibit, effective on January 1, 1978 and for the six-month period extending through June 30, 1978, entry into the United States for consumption and withdrawal from warehouse for consumption of cotton, wool and man-made fiber textile products, exported from the Republic of China, in the following categories in excess of the indicated levels of restraint:

Category Six-Month Level of Restraint ¹

313	19,407,706	square yards
335	21,376	dozen
340	292,000	dozen
341	158,292	dozen
347	139,594	dozen
348	219,522	dozen

¹ The levels of restraint have not been adjusted to account for any imports entered after December 31, 1977.

<i>Category</i>	<i>Six-Month Level of Restraint</i>		
	434	177, 778	units
	440	5, 992	dozen
	445	5, 024	dozen
	446	28, 862	dozen
	633	23, 878	dozen
	634	314, 520	dozen
	635	261, 094	dozen
	638	676, 103	dozen
	639	2, 516, 590	dozen
	640	1, 459, 690	dozen
	641	292, 498	dozen
	643	330, 870	units
	644	396, 184	units
	645/646	2, 013, 786	dozen
	647	846, 974	dozen
	648	1, 433, 004	dozen

A detailed description of the categories in terms of T.S.U.S.A. numbers was published in the *FEDERAL REGISTER* on January 4, 1978 (43 F.R. 884), as amended on January 25, 1978 (43 F.R. 3421) and March 3, 1978 (43 F.R. 8828).

The actions taken with respect to the Government of the Republic of China and with respect to imports of cotton, wool and man-made fiber textile products from the Republic of China have been determined by the Committee for the Implementation of Textile Agreements to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the rule-making provisions of 5 U.S.C. 553. This letter will be published in the *FEDERAL REGISTER*.

Sincerely,

ROBERT E. SHEPARD

*Chairman, Committee for the Implementation
of Textile Agreements, and Deputy Assistant
Secretary for Domestic Business Development*

(T.D. 78-123)

Customs Stations—Customs Regulations amended

Section 101.4(c) of the Customs Regulations, relating to the field organization of the Customs Service, amended

DEPARTMENT OF THE TREASURY
OFFICE OF THE COMMISSIONER OF CUSTOMS
Washington, D.C.

TITLE I—CUSTOMS DUTIES

CHAPTER I—UNITED STATES CUSTOMS SERVICE

PART 101 — GENERAL PROVISIONS

AGENCY: U.S. Customs Service, Department of the Treasury.

ACTION: Final rule.

SUMMARY: This document amends the Customs Regulations to reflect recent changes in the field organization of the Customs Service. The Fairport Harbor, Ohio, Customs station has been placed under the supervision of the port of Ashtabula/Conneaut, Ohio, and the Lorain, Ohio, Customs station has been placed under the supervision of the port of Sandusky, Ohio. Both stations previously were under the supervision of the port of Cleveland, Ohio. These changes have been made to provide better Customs service to importers, carriers, and the public.

EFFECTIVE DATE: May 2, 1978.

FOR FURTHER INFORMATION CONTACT:

Robert Schenarts, Inspection and Control Division, U.S. Customs Service, 1301 Constitution Avenue, N.W. Washington, D.C., 20229 (202-566-8151).

SUPPLEMENTARY INFORMATION:

BACKGROUND

As part of a continuing program to obtain more efficient use of its personnel, facilities, and resources, and to provide better service to importers, carriers, and the public, the Customs Service has placed the Fairport Harbor, Ohio, Customs station under the supervision of the port of Ashtabula/Conneaut, Ohio, and the Lorain, Ohio, Customs station under the supervision of the port of Sandusky, Ohio. Both stations previously were under the supervision of the Customs port of Cleveland, Ohio.

To reflect these changes and to correct the listing for Fairport, Ohio, to its proper name of Fairport Harbor, Ohio, it is necessary to amend section 101.4(c) of the Customs Regulations (19 CFR 101.4(c)), which lists Customs stations and the ports of entry having supervision over these stations.

Because these amendments relate only to matters of agency organization and administration and do not impose any affirmative duty on the public, notice and public procedure thereon are unnecessary, and good cause exists for dispensing with a delayed effective date under 5 U.S.C. 553.

DRAFTING INFORMATION

The principal author of these amendments was Teresa M. Polino, Regulations and Legal Publications Division, Office of Regulations and Rulings, U.S. Customs Service. However, personnel from other Customs offices participated in its development.

AMENDMENTS TO THE REGULATIONS

Section 101.4(c) of the Customs Regulations (19 CFR 101.4(c)) is amended by making the following changes:

1. "Fairport, Ohio-----" is corrected to read "Fairport Harbor, Ohio-----" in the column headed "Customs stations" opposite the reference to "Cleveland, Ohio" in the column headed "District". "Ashtabula/Conneaut." is substituted for "Cleveland." in the column headed "Port of entry having supervision" opposite the corrected reference to "Fairport Harbor, Ohio-----" in the column headed "Customs stations".

2. "Sandusky." is substituted for "Cleveland." in the column headed "Port of entry having supervision" opposite the reference to "Lorain, Ohio-----" in the column headed "Customs stations".

(Sec. 1, 37 Stat. 434, section 301, 80 Stat. 379; (5 U.S.C. 301, 19 U.S.C. 1))

G. R. DICKERSON,
Acting Commissioner of Customs.

Approved April 19, 1978

BETTE B. ANDERSON,

Under Secretary of the Treasury

[Published in the FEDERAL REGISTER May 2, 1978 (43 FR 18658)]

Decisions of the United States Customs Court

United States Customs Court

One Federal Plaza
New York, N. Y. 10007

Chief Judge

Edward D. Re

Judges

Paul P. Rao
Morgan Ford
Scovel Richardson
Frederick Landis

James L. Watson
Herbert N. Maletz
Bernard Newman
Nils A. Boe

Senior Judge

Samuel M. Rosenstein

Clerk

Joseph E. Lombardi

Abstracts *Abstracted Protest Decisions*

DEPARTMENT OF THE TREASURY, April 17, 1978.

The following abstracts of decisions of the United States Customs Court at New York are published for the information and guidance of officers of the customs and others concerned. Although the decisions are not of sufficient general interest to print in full, the summary herein given will be of assistance to customs officials in easily locating cases and tracing important facts.

ROBERT E. CHASEN,
Commissioner of Customs.

DECISION NUMBER	JUDGE & DATE OF DECISION	PLAINTIFF	COURT NO.	ASSESSED		HELD		BASIS	PORT OF ENTRY AND MERCHANDISE
				Par. or Item No. and Rate	Par. or Item No. and Rate	Par. or Item No. and Rate	Par. or Item No. and Rate		
P78/56	Watson, J. April 10, 1978	Naftone, Inc., et al.	68/29956, etc.	Item 405.25 18% + 2.5¢ per lb.; 16% + 2.5¢ per lb.; 14% + 2.2¢ per lb.; 12.5% + 1.0¢ per lb.; 10.5% + 1.6¢ per lb.; 9% + 1.4¢ per lb.	Item 494.60 5%, 4%, 3% or 2.5%			Naftone, Inc. v. U.S. (C.D. 4578, aff'd C.A.D. 1166)	New York Hydroxylated polyure- thane products; Desmo- coll 400, etc.
P78/57	Watson, J. April 10, 1978	The Newman Importing Co., Inc., dba The New- man Co., et al.	76-7-01022, etc.	Item 389.60 25¢ per lb. + 24%, 21% or 15%	Item 735.20 16%, 14%, or 10%			The Newman Importing Co., Inc. v. U.S. (C.D. 4648)	Los Angeles Backpacking tents
P78/58	Boe, J. April 10, 1978	General Electric Com- pany	77-10-04459	Item 544.51 17.5%	Item 688.40 5.5%			The Englishtown Corpora- tion v. U.S. (C.A.D. 1187)	Philadelphia Electrical makeup appli- ances incorporating mir- rors, lights, and other features

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U.S. Customs Service

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Customs Bulletin



Department of Customs and Border Protection
Bureau of Customs
Washington, D. C. 20541
Volume 1, No. 1, January 1980
Price \$1.00 per copy

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1. Notice of Proposed Rulemaking: Importation of Motor Vehicles from Mexico and Canada

The Bureau of Customs
100 North Capitol Street, N.E.
Washington, D. C. 20541
Telephone: (202) 462-2000

Notice of Proposed Rulemaking

Importation of Motor Vehicles from Mexico and Canada
The Bureau of Customs is proposing to amend the regulations governing the importation of motor vehicles from Mexico and Canada. The proposed rulemaking is intended to clarify the requirements for the importation of such vehicles and to provide for the collection of duties and taxes.

DEPARTMENT OF THE TREASURY
U.S. CUSTOMS SERVICE
WASHINGTON, D.C. 20229

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